RECEIVE BENEFITS UNDER HIS ORIGINAL AWARD.

- [I(B) IN ANY CASE WHERE A PERMANENTLY AND TOTALLY DISABLED PERSON IS PRESENTLY RECEIVING THE MAXIMUM WEEKLY INCOME BENEFIT APPLICABLE AT THE TIME THE AWARD FOR AN INJURY SUSTAINED DURING THE PERIOD STIPULATED IN SUBSECTION (A) OF THIS SECTION WAS MADE, THE SUPPLEMENTAL ALLOWANCE SHALL BE AN AMOUNT WHICH WHEN ADDED TO THE AWARD WILL EQUAL THE MAXIMUM WEEKLY INCOME BENEFIT DETERMINED BY SECTION 36(2) OF THIS ARTICLE, AS IT, FROM TIME TO TIME, MAY CHANGE.
- (B) FORMULA. THE EMPLOYEES ELIGIBLE UNDER SUBSECTION (A) OF THIS SECTION SHALL BE ENTITLED TO A WEEKLY SUPPLEMENTAL ALLOWANCE EQUAL TO THE PRODUCT OF THE FOLLOWING TWO NUMBERS:
- (1) THE DIFFERENCE BETWEEN THE MAXIMUM FIXED WEEKLY BENEFIT PROVIDED IN SECTION 36(2) OF THIS ARTICLE, AS IT MAY CHANGE FROM TIME TO TIME, AND THE MAXIMUM FIXED WEEKLY BENEFIT APPLICABLE AT THE TIME THE AWARD WAS MADE; AND
- (2) THE QUOTIENT OF THE ACTUAL WEEKLY BENEFIT AT THE TIME THE AWARD WAS MADE AND THE MAXIMUM FIXED WEEKLY BENEFIT APPLICABLE AT THE TIME THE AWARD WAS MADE.
- [I(C) IN ANY CASE WHERE A PERMANENTLY AND TOTALLY DISABLED PERSON IS PRESENTLY RECEIVING LESS THAN THE MAXIMUM WEEKLY INCOME BENEFIT APPLICABLE AT THE TIME THE AWARD WAS MADE, THE SUPPLEMENTAL ALLOWANCE SHALL BE AN AMOUNT EQUAL TO THE DIFFERENCE BETWEEN THE MAXIMUM WEEKLY BENEFITS APPLICABLE AT THE TIME THE AWARD WAS MADE AND THE MAXIMUM WEEKLY BENEFITS PROVIDED IN SECTION 36(2) OF THIS ARTICLE, SUBJECT TO CHANGE FROM TIME TO TIME, MULTIPLIED BY A FRACTION, THE NUMERATOR OF WHICH IS THE ACTUAL WEEKLY INCOME BENEFIT AT THE TIME THE AWARD WAS MADE AND THE DENOMINATOR OF WHICH IS THE MAXIMUM WEEKLY INCOME BENEFIT APPLICABLE AT THE TIME THE AWARD WAS MADE.]

66.

(1) Whenever an employee who has a permanent impairment due to previous accident or disease or any congenital condition, which is or is likely to be a hindrance or obstacle to his employment, incurs subsequent disability by reason of a personal injury, for which compensation is required by this article resulting in permanent partial or permanent total disability that is substantially greater by reason of the combined effects of the impairment and subsequent injury than that which would have resulted from the subsequent injury alone, the employer or his insurance carrier shall be liable only for the compensation payable under this article for such injury. However, in addition to such compensation to which the employer or his insurance carrier is liable, and after the completion of payments therefor provided by this article, the employee shall be entitled to receive and shall be paid additional compensation from a special fund to be known as the "Subsequent Injury Fund," created for such purpose, in the manner described hereafter in this section, it being the intent of this section to make the total payments to which such employee shall become entitled equal to the compensation